

No. 376

HENDRICKS COMMON PLEAS COURT.

PROBATE.

ESTATE OF

Joel Vander

James H. Neville Administrator.

Jan'y 11 1870

C. C. Nave & Son Adm'rs. Att'y.

Sold by Wm. Sheets, Indianapolis, Ind.

Joel Linder's Estate

affidavit of
Elijah M. Linder

For the opening letters
of Administration with
the will annexed
on said Estate

Filed Jan'y 11. 1870

N. T. Hadley
Clerk.

The State of Indiana

Hendricks County

} Application for Letters of Administration
(with the will of Joel Linder and annexed,

Elizah M. Linder Being first duly sworn by J. S. Hadley Clerk of the Hendricks Court of Common Pleas this 11th day of January 1870 upon his oath says that Joel Linder the Father of offendant departed this life in the County of Hendricks and State of Indiana testator as is said on the 9th day of September 1868, that said Joel Linder died left personal Estate to be disposed of or administered under and by virtue of his supposed last will and testament of the probable value of two thousand Dollars. and by his said

will be the said Joel Linder gave and bequeathed to his sons William M. Linder and offendant Elizah M. Linder the sum of one Dollar each and to his daughter Elizabeth A. Spavell the sum of one Dollar to be paid them by his wife Eliza M. Linder and he gave and bequeathed all of the residue of his property after paying his just debts and funeral expenses to the said Eliza M. Linder named by the said Joel at the time of his death, and the said Joel Linder appointed the said Eliza M. Linder Executrix of his said will, and ordered and directed that she should enter on the discharge of the duties of such Executrix without making any inventory of his property and without giving any bond and qualifying and empowering her to prosecute and defend all suits in which his estate might be interested which offendant is informed and believes he the said Joel Linder had no legal right or authority to do; and afterwards on the 6th day of October 1868 the supposed will of Joel Linder was proven by the subscribing witnesses thereto before J. S. Hadley Clerk
over

of the Mendocino Court of Common Pleas and was
spread of Record in said court, but no letters
testamentary have as yet been issued out of said
court to the said Eliza M. Linder the person named
as Executrix in the said will of her the said
Joel Linder decd. nor has letters of Administration
with the will of the said Joel Linder decd annexed
ever been issued out of the said Mendocino Court
of Common Pleas upon the estate of Joel Linder
decd; affiant says that the said Joel Linder
was at the time of his death indebted to her in about
the sum of five & seventy . . . Dollars
and although affiant has placed on file in the
clerk's office of the Mendocino Court of Common
Pleas his account against the estate of Joel Linder
decd. yet the same has not been paid off or
any part thereof and none of the legacies of
the last will and testament of the ^{said} Joel Linder decd
will administer on the estate of her the said Joel
Linder decd. as affiant is informed and believes
therefore affiant asks the Clerk of the said
Mendocino Court of Common Pleas (J. H. Hadley)
to issue letters of Administration with the will
annexed ^{out of said court under the seal thereof} to some suitable and proper person
upon the estate of Joel Linder decd. all according
to the Statute in such case made & provided

E. M. Linder

Subscribed and sworn to before me this
11th day of Jan'y 1870
N. J. Hadley, Clerk

Joel Tinker's

ESTATE.

James H. Neville

BOND, & C.

[Signature]

Filed, January 11th 1870.

N. F. Hadley Clerk.

J. M. & F. J. MEIKEL & Co., Printers Indianapolis.

Entered

Know all Men, That we James H. Nearille and
Elijah M. Tinder

are bound unto the State of Indiana, in the penal sum of
Four thousand Dollars, for the
payment of which, we, jointly and severally bind ourselves, our heirs, executors
and administrators.

Sealed and dated the 11th day of January 1870.

The Condition of the above Obligation is, That if the above bound
James H. Nearille shall faithfully discharge the
duties of his trust as administrator with the will annexed of the
estate of Joel Tinder deceased, according to law
then the above obligation is to be void, else to remain in full force.



J. H. Nearille
E. M. Tinder



Approved by me, the 11th day of January 1870.

N. T. Hadley
C. C. C. P. Hendricks County.

State of Indiana, Hendricks County, ss:

I, James H. Nearille swear that I will faithfully
discharge the duties of my trust, as administrator with the will annexed of the
estate of Joel Tinder deceased, according to
law, J. H. Nearille

Subscribed and Sworn to before me, the 11th day
of January 1870. N. T. Hadley
C. C. C. P. Hendricks County.

State of Indiana, Hendricks County, ss:

being duly
sworn before the Clerk of the Court of Common Pleas of said County, upon oath
depose and say that
worth over and above indebtedness the full amount of the penalty
of the within bond.

Subscribed and sworn to before me, Clerk as aforesaid, this
of . . . A. D. 186 .

Clerk.

No. 229

L. A. Leena

VS.

James H. Seaville

Administrator

of Joel Tindew's Estate

Claim, - - \$2,00

Filed, January 22nd 1873

L. W. Jenkins Clerk.

Disposed of September term 1873

Attorney for Claimant.

Printed and Sold by the Indianapolis Journal Company.

Appr. 20 4 P. 3

J. H. Meville,

To Hendricks County Union
For Notice of Appointment as administrator
in the estate of Joel Tinker

do

p 2 00

State of Indiana, Hendricks County, ss:

I, John A. Scarce, do solemnly swear
that the sum of Two Dollars,
00 Cents, is justly due on the annexed
account and that there exists
no legal set off or counter claim against the same.
so help me God.

John A. Scarce

Subscribed and sworn to before me, this 22nd
day of January, 1873

L. G. Jenkins
Clerk of the Court of Common Pleas.